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Claire C. Yotts

Printed name of person mailing correspondence

Signature of person mailing correspondence

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

**Applicants** 

SUEISHI et al.

Art Unit:

Not Yet Assigned

Serial No.:

10/549,474

Examiner:

Not Yet Assigned

Filed:

September 14, 2005

Customer No.:

21559

Title:

METHODS OF TREATING INFLAMMATORY DISEASES

ASSOCIATED WITH BONE DESTRUCTION (As Amended)

Mail Stop PCT Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

# SUBMISSION OF TRANSLATION OF INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

Applicants submit herewith the Translation of the International Preliminary Report on Patentability corresponding to the above-referenced application. Applicants petition for any necessary extensions of time for submission of this document.

In addition, if there are any charges, or any credits, please apply them to Deposit Account No. 03-2095.

Respectfully submitted,

Date: 19 April 2006

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#### PATENT COOPERATION TREATY

# Translation

#### PCT

#### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's	file reference	1		
D3-A0206P		FOR FURTHER	ACTION	See Form PCT/IPEA/416
International applicati	on No.	International filing d	ate (day month/year)	Priority date (day/month/year)
PCT/JP200	4/002887	05.03.200	14	19.03.2003
	lassification (IPC) or nat	ional classification and	IPC	
Applicant DNAVEC RE	SEARCH INC.			
	is the international preli e 35 and transmitted to tl			International Preliminary Examining Authority
2. This REPOR	RT consists of a total of	7	sheets, includin	g this cover sheet.
<ol><li>This report i</li></ol>	s also accompanied by A	NNEXES, comprising	:	
a. 🔲 (	sent to the applicant and	to the International Bi	ureau) a total of	sheets, as follows:
				amended and are the basis for this report and/or ale 70.16 and Section 607 of the Administrative
				siders contain an amendment that goes beyond in item 4 of Box No. I and the Supplemental
b. 🔀 (	sent to the International	Bureau only) a total of	(indicate type and number	er of electronic carrier(s))
	nted thereto, in computer		s indicated in the Supple	_, containing a sequence listing and/or tables mental Box Relating to Sequence Listing (see
4. This report c	ontains indications relati	ng to the following iter	ns:	
⊠ <sub>Box</sub>	No. I Basis of the	: report		
Box	No. II Priority			
	·	shment of opinion with	regard to novelty, invent	tive step and industrial applicability
		ty of invention	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	·
$\overline{\square}$	No. V Reasoned s	•		lty, inventive step or industrial applicability;
Box	No. VI Certain doc	uments cited		
Box	No. VII Certain defe	ects in the international	application	
Box	No. VIII Certain obs	ervations on the interna	tional application	
Date of submission of			Date of completion of th	is report
VI VI VIII VI			or completion of th	
Name and mailing add	ress of the IPEA/JP		Authorized officer	
Facsimile No.			Telephone No.	

International application No.
PCT/JP2004/002887

Bo	x No. I		. Basis of the report				
1.	<ol> <li>With regard to the language, this report is based on the international application in the language in which it was filed, unless otherwise indicated under this item.</li> </ol>						
			report is based on translations from the original language into the following language				
			international search (Rule 12.3 and 23.1(b))				
			publication of the international application (Rule 12.4	)			
			international preliminary examination (Rule 55.2 and/				
2.	rece	ith regard to the elements of the international application, this report is based on (replacement sheets which have been firmished to the ceiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to s report):					
	$\boxtimes$	the in	ternational application as originally filed/furnished				
		the de	escription:				
		pages			as originally filed/furnished		
		pages	*	received by this Authority on			
		pages	*	received by this Authority on			
		the cla	aims:				
		nos.			as originally filed/furnished		
		nos.*		as amended (together wi			
		nos.*			,		
		nos.*					
	$\Box$			eceived by this Authority on	P. 0.1 ST. 12		
		the dr	awings:	·			
		sheets		<del></del>			
		sheets	*	received by this Authority on			
	_	sheets	*	received by this Authority on			
	$\boxtimes$	a sequ	nence listing and/or any related table(s) – see Suppleme	ental Box Relating to Sequence Listin	g.		
3.		The ar	mendments have resulted in the cancellation of:				
			the description, pages				
			the claims, nos.				
			the drawings, sheets/figs				
			the sequence listing (specify):				
			any table(s) related to sequence listing (specify):				
4.		This r	eport has been established as if (some of) the amendrave been considered to go beyond the disclosure as file	nents annexed to this report and liste	ed below had not been made, since		
			the description, pages				
			the claims, nos.				
		the sequence listing (specify):  any table(s) related to sequence listing (specify):					
*	If ite		olies. some or all of those sheets may be marked "supe				
	-1 110	$\dots$ , $ap_{l}$	supe				

International application No.
PCT/JP2004/002887

Box No. 1	II Non-establishment of opinio	n with regard to novelty, inventive step and industrial applicability				
The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be industrially applicable have not been examined in respect of:						
	the entire international application					
$\boxtimes$	claims Nos. 1-5					
becau	se:					
$\boxtimes$	the said international application, or the said claims Nos. 1-5 relate to the following subject matter which does not require an international preliminary examination (specify):					
	Claims 1-5 pertai	n to methods for treatment of the				
	human body by the	rapy or surgery.				
		•				
	the description, claims or drawings (incare so unclear that no meaningful opini	dicate particular elements below) or said claims Nos. on could be formed (specify):				
<b>5</b> 7						
$\bowtie$	the claims, or said claims Nos. 1-5 by the description that no meaningful of	pinion could be formed.				
	no international search report has been	established for said claims Nos.				
	the nucleotide and/or amino acid seque Instructions in that:	ence listing does not comply with the standard provided for in Annex C of the Administrative				
	the written form	has not been furnished				
		does not comply with the standard				
	the computer readable form	has not been furnished				
		does not comply with the standard				
		Vor amino acid sequence listing, if in computer readable form only, do not comply with the Annex C-bis of the Administrative Instructions.				
	See Supplemental Box for further detail	is.				

International application No.
PCT/JP2004/002887

Box		nt under Article 35(2) with anations supporting such st	regard to novelty, inventive step or industrial applicability; atement	
1.	Statement			
	Novelty (N)	Claims	6-10	YES
		Claims		_ NO
	Inventive step (IS)	Claims	·	YES
		Claims	6-10	_ NO
	Industrial applicability (IA)	Claims	6-10	YES
		Claims		_ NO

2. Citations and explanations (Rule 70.7)

#### Citations

- JP 2002-500623 A (The Board of Trustees of the Leland Stanford Junior University), 8 January 2002
- 2. JP 2000-229883 A (Chemo-Sero Therapeutic Research Institute), 22 August 2000
- Journal of Immunology, 2002, Vol. 168, No. 1, pages 450-457
- 4. JP 07-265079 A (Yeda Research and Development Co., Ltd.), 17 October 1995
- 5. J. Biol. Chem., (2002), Vol. 277, No. 5, pages 3195-3201
- 6. JP 2003-503313 A (AU, Jessie L.S.), 28 January 2003
- 7. Nature, (2001), Vol. 412, No. 9, pages 647-651

#### Explanations

#### Claims 6-8 and 10

The inventions set forth in claims 6-8 and 10 are not disclosed in any of the documents cited in the international search report and are, therefore, novel. However, these inventions do not involve an inventive step in the light of documents 1-3 cited in the international search report.

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Document 1 discloses a gene therapy composition that utilises a vector for expressing sprouty 2 protein and indicates that conditions that block angiogenesis, such as rheumatoid arthritis, are the kind of conditions to which this composition can be usefully applied.

Therefore, it would be obvious to a person skilled in the art to essentially apply a vector expressing sprouty 2 protein in the treatment of conditions such as rheumatoid arthritis.

Document 2 discloses a therapeutic agent for the treatment of chronic rheumatoid arthritis having bFGF (FGF2) antagonist as the active ingredient. Moreover, document 3 indicates that in model rats for rheumatoid arthritis, FGF2 promotes neoangiogenesis and neogenesis of osteoclasts, making the symptoms of arthritis deteriorate, and indicates that FGF2 promotes neogenesis of osteoclasts through FGF receptors (1). Furthermore, document 3 suggests that the neutralisation or control of FGF2 is effective in the treatment of rheumatoid arthritis.

Consequently, it would be easy for a person skilled in the art to conceive of selecting a protein or nucleic acid as a substances to block the effects of FGF2, to investigate its therapeutic activity in the treatment of disorders such as rheumatoid arthritis, and to apply it to a method wherein a vector that expresses said protein or nucleic acid is administered.

#### Claim 9

The invention set forth in claim 9 is not disclosed in any of the documents cited in the international search report and is, therefore, novel. However, the invention

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

does not involve an inventive step in the light of documents 1-7 cited in the international search report.

Document 1 discloses a gene therapy composition that utilises a vector for expressing sprouty 2 protein and indicates that conditions that block angiogenesis, such as rheumatoid arthritis, are the kind of conditions to which this composition can be usefully applied.

Therefore, it would be obvious to a person skilled in the art to essentially apply a vector expressing sprouty 2 protein in the treatment of conditions such as rheumatoid arthritis.

Document 2 discloses a therapeutic agent for the treatment of chronic rheumatoid arthritis having bFGF (FGF2) antagonist as the active ingredient. Moreover, document 3 indicates that in model rats for rheumatoid arthritis, FGF2 promotes neoangiogenesis and neogenesis of osteoclasts, making the symptoms of arthritis deteriorate, and indicates that FGF2 promotes neogenesis of osteoclasts through FGF receptors (1). Furthermore, soluble FGF receptors, sprouty and spred proteins are known as substances that neutralise or control the effects of FGF2, as disclosed in documents 4-7. Therefore, it would be easy for a person skilled in the art to investigate the therapeutic activity of these proteins in the treatment of disorders such as rheumatoid arthritis, and to apply them to a method wherein a vector that expresses these proteins is administered.

Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

Claims 6-8 and 10 pertain to a therapeutic composition for inflammatory diseases associated with bone destruction, such as rheumatoid arthritis having as the active ingredient a vector that codes for a protein or nucleic acid defined by its desired characteristics of "blocking signal transmission through fibroblast growth factor -2 (FGF2)-FGF receptor 1-Ras-Raf-MAP kinase". Of those proteins and nucleic acids having the aforementioned characteristics, only a small proportion are supported by the description in the sense defined in PCT Article 6 and/or can be regarded as having been disclosed in the sense defined in PCT Article 5.

Even taking into consideration the technical knowledge at the time of filing, it is impossible to define the scope of a protein or nucleic acid having such a characteristic as "a protein or nucleic acid for blocking signal transmission through fibroblast growth factor -2 (FGF2)-FGF receptor 1-Ras-Raf-MAP kinase."

Consequently, an opinion has been given concerning the relationship between the blocking of signal transmission (FGF2)-FGF receptor 1-Ras-Raf-MAP kinase and inflammatory diseases associated with bone destruction, and concerning a therapeutic composition for inflammatory diseases associated with bone destruction having as the active ingredient a vector that codes for a protein set forth in claim 9.